United States Bankruptcy Court Eastern District of Wisconsin

		Eastern District of Wiscons-		
	Robert L. Eyler		Case No.	
In re	Robert L. Lyici	Debtor(s)	Chapter	_ 13
		CHAPTER 13 PLAN		
		CHAPTER 13 I EAR		
		NOTICES		
Bankr BE AL	uptcy Court for the Eastern Dis TERED IN ANY WAY OTHER TI	he model plan as it appears in the A trict of Wisconsin on the date this pl HAN WITH THE SPECIAL PROVISION	IS IN SECTIO	N 10.
V	A check in this box indicates th	at the plan contains special provisio	ns set out in	Section 10 below.
and di an obj less th	scuss it with your attorney. If you ection will be in a separate notice nan the full amount of your claim a	HTS WILL BE AFFECTED BY THIS P oppose any provision of this plan you n . Confirmation of this Plan by the Cour and/or a lesser interest rate on your clai	t may modify in.	your rights. You may receive
You n	nust file a proof of claim in orde ct to the availability of funds.	er to be paid under this Plan. Payme	nts distribute	ed by the Trustee are
		THE PLAN		
Debto	or or Debtors (hereinafter "Debtor"	') propose this Chapter 13 Plan:		
4 6	ubmission of Income.			
		the median for the State of Wiscons the median for the State of Wiscons	in. in.	
<u>.</u>	(a) Debter submits all or suc	ch portion of future earnings or other fut ecessary for the execution of this Plan.	ture income to	the Chapter 13 Trustee
	(B). Tax Refunds (Check On	e):		
	during the term of the plan. Debtor will retain any net fe	ver to the Trustee 50% of all net federa ederal and state tax refunds received d	uring the term	of the plan.
dura	<u>.8</u> per (check one) ☐ month b uction(s) from (check one) ☑ Deb tion of the plan may be less if all a	of Plan. Debtor shall pay the total amou ✓ week every two weeks semi-motor Joint Debtor or by Direct Pay allowed claims in every class, other tha	ment(s) for the n long-term cl	e period of <u>36</u> months. The aims, are paid in full.
☐ If	checked, plan payment adjusts a	s indicated in the special provisions loc	ated at Section	on 10 below.

3. Claims Generally. The	amounts listed for claims in th	is Plan are based upon Debto	r's best estimate and iled before or after
belief. Creditors may file a p confirmation.	amounts listed for claims in the proof of claim in a different amour	it. Objections to dialine may be	
The following applie	es in this Plan:		
CHECK A BOX FO	R EACH CATEGORY TO INDIC	ATE WHETHER THE PLAN OF	THE PROOF OF CLAIM
CONTROLS:			
		<u>Plan Controls</u>	Proof of Claim Controls
A. Amou	unt of Debt		
	unt of Arrearage		<u> </u>
- -	acement Value - Collateral		╚
n Intere	est Pate - Secured Claims	u	
		RY IN THIS SECTION WILL ME	AN THAT A PROPERLY
FILED PROOF OF	CLAIM WILL CONTROL FOR I	HE CORRESPONDING COD :	
4. Administrative Claims set forth below, unless the	s. Trustee will pay in full allowed holder of such claim or expense	administrative claims and expen has agreed to a different treatmo	ses pursuant to 507(a)(2) as ent of its claim.
(A). Trustee's Fo	ees. Trustee shall receive a fee fo stee, not to exceed 10% of funds	or each disbursement, the perce received for distribution.	ntage of which is fixed by the
amount of \$0	(B). Debtor's Attorney's Fees. The total attorney fee as of the date of filing the petition is $\underline{\$3,500}$. The amount of $\underline{\$0}$ was paid prior to the filing of the case. The balance of $\underline{\$3,500}$ will be paid through the plan. Pursuant to $507(a)(2)$ and $1326(b)(1)$, any tax refund submission received by the trustee will first be used pay any balance of Debtor's Attorney's Fees.		
	Total Ad	ministrative Claims: <u>\$4321</u>	
5. Priority Claims.			
(A). Domestic S	Support Obligations (DSO).		
(A). Domestic S	ed, Debtor does not have any an wed or recoverable by a governm	nental unit.	
(A). Domestic S If check assigned, o If check recoverable 107(a)(1) we	ted, Debtor does not have any an wed or recoverable by a governm ted, Debtor has anticipated DSO by a governmental unit. Unless	arrearage claims or DSO arrear otherwise specified in this Plan, .S.C. 1322(a)(2). A DSO assign)(B) and 1322(a)(2).	age claims assigned, owed or priority claims under 11 U.S.C. ned to a governmental unit
(A). Domestic S If check assigned, o If check recoverable 507(a)(1) w might not b	ted, Debtor does not have any an wed or recoverable by a governm ked, Debtor has anticipated DSO by a governmental unit. Unless will be paid in full pursuant to 11 U e paid in full. 11 U.S.C. 507(a)(1	arrearage claims or DSO arrear otherwise specified in this Plan, .S.C. 1322(a)(2). A DSO assign)(B) and 1322(a)(2).	age claims assigned, owed or priority claims under 11 U.S.C.
(A). Domestic S If check assigned, o If check recoverable 507(a)(1) w might not b (a) DSO Creditor Name a	ked, Debtor does not have any any wed or recoverable by a government, Debtor has anticipated DSO by a governmental unit. Unless will be paid in full pursuant to 11 Uepaid in full. 11 U.S.C. 507(a)(1)	arrearage claims or DSO arrear otherwise specified in this Plan. S.C. 1322(a)(2). A DSO assign)(B) and 1322(a)(2). (b) Estimated Arrearage Clai	age claims assigned, owed or priority claims under 11 U.S.C. ned to a governmental unit
(A). Domestic S If check assigned, o If check recoverable 507(a)(1) w might not b	ked, Debtor does not have any any wed or recoverable by a government, Debtor has anticipated DSO by a governmental unit. Unless will be paid in full pursuant to 11 Uepaid in full. 11 U.S.C. 507(a)(1)	arrearage claims or DSO arrear otherwise specified in this Plan, .S.C. 1322(a)(2). A DSO assign)(B) and 1322(a)(2).	age claims assigned, owed or priority claims under 11 U.S.C. ned to a governmental unit
(A). Domestic S If check assigned, o If check recoverable 507(a)(1) w might not b (a) DSO Creditor Name a	ked, Debtor does not have any any wed or recoverable by a government, Debtor has anticipated DSO by a governmental unit. Unless will be paid in full pursuant to 11 Uepaid in full. 11 U.S.C. 507(a)(1)	arrearage claims or DSO arrear otherwise specified in this Plan. S.C. 1322(a)(2). A DSO assign)(B) and 1322(a)(2). (b) Estimated Arrearage Clai	age claims assigned, owed or priority claims under 11 U.S.C. ned to a governmental unit (c) Total Paid Through Plan \$2.100
(A). Domestic S If check assigned, o If check recoverable 507(a)(1) w might not b (a) DSO Creditor Name a Kenosha County Child Sup 8600 Sheridan Rd STE 301	ked, Debtor does not have any any wed or recoverable by a government, Debtor has anticipated DSO by a governmental unit. Unless will be paid in full pursuant to 11 Uepaid in full. 11 U.S.C. 507(a)(1)	arrearage claims or DSO arrear otherwise specified in this Plan. S.C. 1322(a)(2). A DSO assign)(B) and 1322(a)(2). (b) Estimated Arrearage Clai	age claims assigned, owed or priority claims under 11 U.S.C. ned to a governmental unit
(A). Domestic S If check assigned, o If check recoverable 507(a)(1) w might not b (a) DSO Creditor Name a Kenosha County Child Sup 8600 Sheridan Rd STE 301	ted, Debtor does not have any an wed or recoverable by a government, Debtor has anticipated DSO by a governmental unit. Unless will be paid in full pursuant to 11 Ue paid in full. 11 U.S.C. 507(a)(1 and Address port Kenosha. WI 53143	arrearage claims or DSO arrear otherwise specified in this Plan. S.C. 1322(a)(2). A DSO assign)(B) and 1322(a)(2). (b) Estimated Arrearage Clai	age claims assigned, owed or priority claims under 11 U.S.C. ned to a governmental unit (c) Total Paid Through Plan \$2.100
(A). Domestic S If check assigned, o If check recoverable 507(a)(1) w might not b (a) DSO Creditor Name a Kenosha County Child Sup 8600 Sheridan Rd STE 301	ked, Debtor does not have any any wed or recoverable by a governmental posse. The paid in full pursuant to 11 U e paid in full. 11 U.S.C. 507(a)(1) and Address port Kenosha. WI 53143	arrearage claims or DSO arrear otherwise specified in this Plan. S.C. 1322(a)(2). A DSO assign)(B) and 1322(a)(2). (b) Estimated Arrearage Clai	age claims assigned, owed or priority claims under 11 U.S.C. ned to a governmental unit (c) Total Paid Through Plan \$2.100 \$2,100
(A). Domestic S If check assigned, o If check recoverable 507(a)(1) w might not b (a) DSO Creditor Name a Kenosha County Child Sup 8600 Sheridan Rd STE 301 Totals (B). Other Prior	ted, Debtor does not have any an wed or recoverable by a government, Debtor has anticipated DSO by a governmental unit. Unless will be paid in full pursuant to 11 Ue paid in full. 11 U.S.C. 507(a)(1 and Address port Kenosha. WI 53143	arrearage claims or DSO arrear otherwise specified in this Plan. S.C. 1322(a)(2). A DSO assign)(B) and 1322(a)(2). (b) Estimated Arrearage Clai	age claims assigned, owed or priority claims under 11 U.S.C. ned to a governmental unit (c) Total Paid Through Plan \$2.100 \$2,100
(A). Domestic S If check assigned, o If check recoverable 507(a)(1) w might not b (a) DSO Creditor Name a Kenosha County Child Sup 8600 Sheridan Rd STE 301	ked, Debtor does not have any any wed or recoverable by a government of the paid in full pursuant to 11 Ue paid in full. 11 U.S.C. 507(a)(1) and Address port Kenosha. WI 53143 Perity Claims (e.g., tax claims). T (a) Creditor	arrearage claims or DSO arrear otherwise specified in this Plan. S.C. 1322(a)(2). A DSO assign)(B) and 1322(a)(2). (b) Estimated Arrearage Clai	age claims assigned, owed or priority claims under 11 U.S.C. ned to a governmental unit (c) Total Paid Through Plan \$2.100 \$2,100

 \$0

payment of t	Claims. The holder of a secured claim shall retain the lien securing such claim until the earlier of the he underlying debt determined under non-bankruptcy law or discharge under Section 1328. The the effective date of the plan, of property to be distributed under the plan on account of such claim is In the allowed amount of the claim.
(A).	Claims Secured by Personal Property.
	If checked, The Debtor does not have claims secured by personal property which debtor intends to retain. Skip to 6(B).

retain. Skip to o(b).				
If checked, The Debtor has claims secured by personal property which deb	tor in	tends	to re	tain.
				

(i). Adequate protection payments. Creditor must file a proof of claim to receive adequate protection payments. Upon confirmation the treatment of secured claims will be governed by Paragraph (ii) below. The Trustee shall make the following monthly adequate protection payments to creditors pursuant to 1326(a)(1)(C):

(a) Creditor	(b) Collateral	(c) Monthly Adequate protection payment amount
Lot 31 LLC	2002 Dodge Ram	\$50
	Total monthly adequate protection payments:	\$50

(ii). **Post confirmation payments.** Post-confirmation payments to creditors holding claims secured by personal property shall be paid as set forth in subparagraphs (a) and (b).

(a). Secured Claims - Full Payment of Debt Required.

$\overline{}$	If checked, the Debtor has no secured claims which require full payment of the underlying debt.
	II Officially and a second
Ski	p to (b).

If checked, the Debtor has secured claims which require full payment of the underlying debt.

Claims listed in this subsection consist of debts (1) secured by a purchase money security interest in a vehicle; (2) which debt was incurred within 910 days of filing the bankruptcy petition; and (3) which vehicle is for the personal use of the debtor; **OR**, if the collateral for the debt is any other thing of value, the debt was incurred within 1 year of filing. See 1325(a)(5). After confirmation the Trustee will pay the monthly payment in column (f).

(a) Creditor	(b) Collateral	(c) Purchase Date	(d) Claim Amount	Interest Rate	(f) Estimated Monthly Payment	(g) Estimated Total Paid Through Plan \$4,154
Lot 31 LLC	2002 Dodge Ram	6-1-16	\$3,807	5.75		ψτ,131
			\$3,807			\$4,154

(b). Secured C If checked (B).		Claims - Replacement Valu	ıe.				
		ed, the Debtor has no secured					
	✓ If checke	ed, the Debtor has secured claims which may be reduced to replacement value. The e debt or the replacement value assigned to the property is in column (d).					
(a) Creditor		(b) Collateral	(c) Purchase Date	(d) Replacement Value/Debt	(e) Interest Rate	(f) Estimated Monthly Payment	Total Paid
* 4 . TP'A	I. I. anno	2003 Jeep Grand Cherokee	Non-pmsi	V6200			#2.004
ortheastern Tit OBA Loanmax	le Loans	2003 300p Grand		D1910	5.75		\$2,084
DDA LUMINIAN							
			_				
TOTALS							\$2,084
(a) Creditor	make all po ordinarily co provided for continuing (ii)	ked, the Debtor has claims se st-petition mortgage payment ome due. These regular mont runder the loan documents, a each month thereafter, unless (b) Pro	ts directly to eathly mortgage are due beginns this Plan property description	payments, which name of the first due do vides otherwise.	nay be ad ate after the	justed up on the case is	or down as filed and
(a) Creditor	Indicated II	(b) Property		(c) Estimate Arrearaç Clai	ie l	Monthly	e) Estimated Total Paid hrough Plan
				\$0			\$0
TOTALS				20			
(C).	Surrender of	e Paid Through the Plan: \$6 Collateral. This Plan shall se Any secured claim filed by a 70 70 70 70 70 71 71 72 72 73 74 75 76 76 77 77 78 78 78 78 78 78 78 78 78 78 78	erve as notice	to creditor(s) of De older whose collat of full by the surrence	ebtor's inte eral is sur ler of the	ent to surre rrendered a collateral.	nder the at or before
	rmation will hav	TE LITER SECURCA CIGITA TOURGE	(b) Collat	eral to be surrende	ered		
(a) Creditor	EDIT CVCS	1	Kirby Vac				
United Consu	mer FINL SVCS)					

(a) Cr	editor	(b) Collater	ral to be surrendered	
		the total of general unsecured debt no s have been paid, Trustee will pay to the than \$1,021 or%, whichever is	ic cications man and	aragraph (b) below is eneral unsecured
	(B). Special classes of u			
	Total Unsecured	l Claims to Be Paid Through the Pla	n: \$1,021	
8.	Executory Contracts an	d Unexpired Leases.		
	If checked, the	Debtor does not have any executory of	ontracts and/or unexpired	leases.
	contracts and unex	Debtor has executory contracts and/or spired leases are assumed, and payme proposes to cure any default by paying jected in column (d) at the same time to	the arrearage on the assu hat payments are made to	med leases or contracts secured creditors after
	(a) Creditor	(b) Nature of lease or executory contract	(c) Estimated arrearage claim	(d) Estimated monthly payment
		CONTRACT		
L			Totals:	\$0
set f	Upon Confirmati Upon Discharge	Property of the estate shall revest in Dion; or Instanding anything to the contrary set final mot be effective unless there is	orth above the Plan shall i	include the provisions c preceding Paragraph
equi 2. F prov three Sec Any 3. 1 4. 1 inv 5. A	ally between allowed secured of claims subject to Section 6(A) vided in Section 6(A)(ii)(b) accough the plan until the secured vition 6(A)(ii)(b), has been paid y claim with a secured value of No allowed unsecured claims so Debtor will turn over non-exent olving his deceased spouse Day	nds shall be paid to Debtor's attorneys feest claims in Section 6(A) of this plan and Deb A)(ii)(b): Secured Claims Subject to Valua cording to 11 U.S.C. §506(a). Each of the s value or the amount of the claim, whichever in full. Any remaining portion of the allow S \$0 shall be treated as a general unsecured thall be paid until all allowed claims in Para apt portion of any wrongful death or other wn Eyler.	agraphs 4, 5 and 6 of this plar cause of action arising out of	eral shall be valued as if allowed, shall be paid in the amount listed in general unsecured claim. The are paid in full, automobile accident dend indicated in the Plan.

11. Direct Payment by Debtor. Secured creditors and lessors to be paid directly by the Debtor may continue to mail to Debtor the customary monthly notices or coupons or statements notwithstanding the automatic stay.

a sendification Debter may file a pre-continuation introduction of the plant in the	
2. Modification. Debtor may file a pre-confirmation modification of this plan that is not materially adverse to cred	editors.
12. Modification. Debtor may file a pre-community modification of the plant materially adverse to said or without providing notice to creditors if the Debtor certifies that said modification is not materially adverse to said or without providing notice to creditors if the Debtor certifies that said modification is not materially adverse to said or	

Date 1-19-2017	Signature Debtor
State Bar No. 105 88 9 3	Joint Debtor

Firm Name Geraci Law L.L.C.

Firm Address 55 E. Monroe #3400 Chicago, IL 60603

312.332.1800 Phone 1.877.247.1960 Fax wal@geracilaw.com E-mail

Chapter 13 Model Plan - as of January 20, 2011